## MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

### **February 24, 2003**

#### **DIVISION TWO**

B148849 Mir

(Not for Publication)

V.

Pomona Valley Hospital Medical Center

The judgments are affirmed, and the appeal filed by Pomona Hospital is dismissed as moot. Respondents are awarded their costs on appeal. This court finds that Jehan Zeb Mir is a vexatious litigant within the meaning of Code of Civil Procedure section 391, subdivisions (b)(1) and (b)(2). The court orders that henceforth Jehan Zeb Mir may not file any litigation in the courts of this state either in propria persona or through counsel without first obtaining leave of the presiding judge of the court in which the litigation is proposed to be filed, or the administrative presiding justice of the Court of Appeal if proposing to file an appeal or a writ petition. (Code Civ. Proc. § 391.7, subd. (a).) The clerk of this court is directed to provide a copy of this opinion and order to the California Judicial Council. (Code Civil Proc. § 391.7, subd. (e).) The clerk shall also provide a copy to the presiding judge of the Superior Court of the Los Angeles Superior Court.

Boren, P.J.

We concur: Nott, J.

Ashmann-Gerst, J.

B160026 San Gabriel Parkway Investment Co. (Not for Publication)

V

Superior Court, Los Angeles County

(Rose Hills Company, r.p.i.)

The petition is denied. The order to show cause is discharged. The stay heretofore issued is dissolved. Real Party in Interest to recover its costs in opposing this petition.

Doi Todd, J.

We concur: Boren, P.J.

Ashmann-Gerst, J.

#### **DIVISION THREE**

B156156 William Doobenen (Not for Publication)

V.

Aerojet--General Corporation

The judgment is affirmed. Respondent(s) to recover costs.

Klein, P.J.

We concur: Croskey, J.

Kitching, J.

B153954 Phil Walters (Not for Publication)

V.

David R. Cadwell

The judgment is reversed and the matter is remanded to the trial court for further proceedings not inconsistent with this opinion. In the interests of justice, notwithstanding the reversal of the default judgment, plaintiff shall recover costs on appeal.

Klein, P.J.

We concur: Croskey, J.

Kitching, J.

B155586 Alaba O. Awofolu (Not for Publication)

V.

Rita Saenz, as Director, et al.

The judgment is affirmed. Each party to bear their own costs.

Klein, P.J.

We concur: Croskey, J.

Kitching, J.

### DIVISION FOUR

B161039 Cardet

V.

Schwartz et al.

Filed order granting motion to dismiss appeal. Appeal (notice of appeal filed August 14, 2002) dismissed.

## **DIVISION FIVE**

B157524 John T. Pinson (Certified for Publication)

v.

James L. Cole, et al.

The judgment is affirmed. Respondent(s) to recover costs.

Armstrong, J.

We concur: Turner, P.J.

Mosk, J.

B154750 People

V.

Ignario Chavez

Filed order denying petition for rehearing.

### **DIVISION SIX**

B157675 People

V.

Jonathan C.

Filed order denying petition for rehearing.

#### **DIVISION SEVEN**

B158641 Los Angeles County, D.C.S. (Not for Publication)

V.

Enrique B.

In re Angel B., a Minor

The orders of January 17, 2002, sustaining the allegations of count B-2 of the amended petition, and April 24, 2002, finding placement with the noncustodial father would be detrimental to the safety, protection and physical or emotional well-being of the child, are reversed. The matter is remanded to the juvenile court to conduct a new and "updated" disposition hearing.

Perluss, P.J.

We concur: Woods, J.

Munoz, J. (Assigned)

B15560 People (Not for Publication)

V.

McClain

The judgment is affirmed.

Perluss, P.J.

We concur: Johnson, J.

Woods, J.

B149360 Emmanuel (Not for Publication)

v. Beers

The judgment of the trial court is affirmed. Wife is to recover her costs on appeal.

Perluss, P.J.

We concur: Johnson, J.

Munoz, J. (Assigned)

### **DIVISION SEVEN (Continued)**

B160248 Los Angeles County, D.C.S. (Not for Publication)

V.

Myisha D., et al.

In re James R., a Minor

The order terminating parental rights is affirmed.

Perluss, P.J.

We concur: Johnson, J.

Woods, J.

B151681 People (Not for Publication)

V.

Baskerville

The judgment is affirmed. The case is remanded, however, with directions for the trial court to determine whether Baskerville is entitled to an additional three days of actual custody credits and to resentence Baskerville on count 2. On remand, the abstract of judgment is ordered to include a \$200.00 restitution fine and a parole revocation fine, and the clerk of the superior court shall prepare and forward to the Department of Corrections a corrected abstract of judgment.

Perluss, P.J.

We concur: Johnson, J.

Woods, J.

# **DIVISION EIGHT**

B156467 People (Not for Publication)

V.

Ramos

The judgment is affirmed.

Rubin, J.

We concur: Cooper, P.J.

Boland, J.